

## A WEEK OF SPECIAL BARGAINS IN

## Summer Dress Goods

Beginning Monday morning, August 15th, for one week only, the following special inducements are open at the Sachs' store:

Our entire stock of Scotch Ginghams and Zephyrs which sell regularly for 20c. and 25c. a yard.

This Week at 10c.

Fancy white goods with lace stripes and dots.  
Regular 20c. qualities at 15c. a yard.

Regular 15c. qualities at 12 1/2c. a yard.

Fancy stripes and checks that sell regularly for 8 yards for \$1.00.  
This week 11 yards for \$1.00.

A large assortment of children's silk and muslin hats and bonnets, at all prices, now on hand.

N. S. SACHS' DRY GOODS CO., LTD., Cor. Fort and Beretania Sts.

## Camara & Co.

LIQUOR DEALERS

Corner Merchant and Alakea Streets.

de Turk Wines,  
White Seal Champagne, qts. and pts.,  
European Wines and Brandy,  
Bulldog Brand Stout and Ale,  
A. B. C., Budweiser, Pacific, Rainier and Primo Beers.  
In qts. and pts.

Telephone Main 492. P. O. Box 664

## Assignee's Notice.

Notice is hereby given that all persons having claims against Z. Yoshida, of Honolulu, must file the same with the undersigned, at Room 12, Campbell Block, Honolulu, on or before September 15th, 1904, or the same will be forever barred.

K. ODO,  
Assignee Z. Yoshida.

Dated Honolulu, July 15th, 1904.

## BY AUTHORITY

## PUBLIC LANDS NOTICE.

On Saturday, September 3rd, 1904, at 12 o'clock noon, at the front entrance to the Judiciary Building, Honolulu, will be sold at Public Auction two government lots of grazing land situate at Hanalei, Kauai, as follows:

Lot 1, containing 987.25 acres, a little more or less; upset price \$9,000.

Lot 2, containing 894.75 acres, a little more or less; upset price \$4,000.

Terms: Cash, U. S. Gold Coin.

For plans and further particulars, apply at the Department of Public Lands, Judiciary Building, Honolulu.

JAS. W. PRATT,

Commissioner of Public Lands,  
Honolulu, T. H., August 1, 1904.

## SHERIFF'S SALE NOTICE.

Under and by virtue of a certain Alias Execution issued by Lyle A. Dickoy, District Magistrate of Honolulu, Island of Oahu, Territory of Hawaii, on the 30th day of June, A. D. 1904, in the matter of James L. Holt, Collector of Taxes, First Division, vs. Henry Kane, I have, in said Honolulu, on the 15th day of July, A. D. 1904, levied upon, and shall offer and expose for sale and sell at public auction, to the highest bidder, as the Police Station, Kalakaua Hale, in said Honolulu, at 12 o'clock noon, of Tuesday, the 16th day of August, A. D. 1904, all the right, title and interest of the said Henry Kane in and to the following described real property, unless the sum of Thirty-five Dollars and Sixty-seven Cents, (\$35.67), that being the amount for which said Alias Execution issued, together with interest, costs and n.y. fee and expense are previously paid; to wit:

All the East portion of Lot 18, Block 16, Kewalo, being portion of Land Commission Award 10665, conveyed to Henry Kane by Deed of W. F. Frear & wife, as of record in the Registry Office in Liber 208, Page 193.

A cash payment of one-half of the amount of the successful bid in United States Gold Coin will be required at time of sale, the balance to be paid in United States Gold Coin upon the delivery of the deed.

Dead at expense of purchaser.  
Dated at said Honolulu, this 15th day of July, A. D. 1904.

A. M. BROWN,  
High Sheriff, Territory of Hawaii.

IN THE CIRCUIT COURT OF THE First Circuit, Territory of Hawaii, At Chambers-In Probate.

In the Matter of the Estate of Lam Tshung Chin, Deceased.

Order of Notice of Hearing Petition for Administration.

On reading and filing the Petition of Jennie L. T. Chin, widow of said Lam Tshung Chin of Honolulu, Oahu al-

legizing that said Lam Tshung Chin of Honolulu, Oahu, died intestate at said Honolulu, Oahu, on the 23d day of June, A. D. 1904, leaving property in the Hawaiian Islands necessary to be administered upon, and praying that Letters of Administration issue to Et. Rev. H. B. Bestwick.

It is ordered that Monday, the 5th day of September, A. D. 1904, at 10 o'clock a. m., be and hereby is appointed for hearing said Petition in the Court Room of this Court at Honolulu, aforesaid, at which time and place all persons concerned may appear and show cause, if any they have, why said Petition should not be granted, and that notice of this order be published in the English language once a week for three successive weeks in the Hawaiian Star newspaper in Honolulu.

Dated at Honolulu, August 1, 1904.  
J. T. DE BOLT,

First Judge of the Circuit Court of the First Circuit.

Attest:  
GEORGE LUCAS,  
Clerk of the Circuit Court of the First Circuit.

L. Andrews and W. S. Fleming, attorneys for Petitioner.

Aug. 1, 8, 15, 22, 1904.

## NOTICE.

I will not be responsible for any debts contracted in my name except upon my written order.

ARTHUR K. MIRANDA,  
Honolulu, August 10, 1904.

## WHY ALASKAN IS DELAYED

The S. S. Alaskan is out 73 days today from Hilo for Delaware Breakwater, with a cargo of 11,200 tons of sugar. As this is the most valuable cargo that has left the islands in many years, there is naturally great interest being taken in the arrival of the vessel. She is at least a week behind her schedule time. There is no need for worry on this score, however, for the vessel was delayed at Coronel in June.

She put into that port for coal and while in port a hurricane sprang up. The vessel was detained in port for five or six days as the result of the bad storm, as it was decided not to send her out in the heavy weather. This delay is the reason for her not arriving off the Breakwater on time. She is expected to reach there at any time now. Her cargo is worth by today's quotation of \$95.10 a ton, \$953,120.

## KOREAN DIED A NATURAL DEATH

The verdict in the famous Waipahu Korean case which caused such an outbreak on the part of the Korean laborers, has been received by the High Sheriff. The Koreans claimed that one of their number had been kicked in the stomach by Dr. Hoffman and that death had resulted from the injuries. A riot ensued and for a time it was feared that violence would be done. The Koreans refused to permit the physician to go to another place down the railroad, on a professional call.

The inquest was held August 1 and the following verdict was returned:

"That the said Whang Chi Koo, Korean, came to his death at Waipahu, Ewa, Territory of Hawaii, upon the 29th day of July, A. D. 1904, from rupture of intestine from an old tuberculous ulcer."

## HILL'S FORMER PARTNER



JOHN B. STANCHFIELD

John B. Stanchfield has long had an itching to be Governor of New York State. As the old law-partner of David B. Hill he can undoubtedly have the nomination if Hill refuses to allow Tammany Hall to name the candidate. Stanchfield will exert his influence with Hill against Tammany naming the nominee.

## THE ROW OVER PARKER RANCH

(Continued from page one.)

The third affidavit is that F. Wundenburg, who denies, among other things, that he is conspiring with Low, Parker, Magoon, Lightfoot and others to make fraudulent use of the estate of the minor and that he has attempted to secure for the Hamakua Ditch Company a right of way irrespective of the rights of the minor.

Among the gems from the affidavit made by J. S. Low are the following: "Deponent admits that said Elizabeth Jane Knight is the mother of said minor and should be her natural guardian and protector, but this deponent charges that said Elizabeth Jane Knight is acting in an unnatural manner towards her own child, and is playing into the hands of said A. W. Carter, who is abusing her confidence; that she is permitting her daughter's estate to be plundered, not only by said A. W. Carter, in his charge of extortionate commissions, but also by the employment of four legal firms, comprising ten different attorneys, whom deponent is informed and believed it is her intention to have paid out of the estate of said minor, and for that reason deponent charges that said A. W. Carter, Kinney, McClanahan & Cooper, Robertson & Wilder, Ballou & Marx and J. J. Dunne, are all conspiring together for the purpose of despoiling the estate of said minor, and are all working for their own private ends, and that the said Elizabeth Jane Knight is so lost to the interest of her child that she fails to recognize this conspiracy, or else willfully connives therein.

"Deponent reiterates that the relations of said John P. Parker and deponent were as friendly as though they were brothers, and although they were thrown together almost constantly from youth to manhood, there was never one harsh word passed between them, and deponent believes it to be false that the said John P. Parker ever told said Elizabeth Jane Knight, or any other person, that he thoroughly distrusted deponent and that he had no use for him; and deponent denies positively that the relations between him and said Elizabeth Jane Knight have been very limited, but on the other hand says that the same have been most cordial and intimate. That from about the year 1889, at which time deponent first met the said Elizabeth Jane Knight, then Miss Dowsett, up to the time of the filing by him of his said motion or petition herein, she has always acted friendly towards deponent, and prior to the said filing has never shown any signs whatever of distrust or dislike to deponent. That from the time of her marriage to said John P. Parker and up to the time of her marriage with her present husband, she was treated by deponent as a member of his family, and she and deponent would kiss each other at meeting and parting, and while the actions between this deponent and said Elizabeth Jane Knight since her marriage with her present husband have not been so cordial and intimate as before her said marriage, still, deponent has never ceased to have a brotherly interest in said Elizabeth Jane Knight, and said minor has always called deponent 'Uncle Jack.'

"That E. P. Low, appointed by Samuel Parker to the management, is one of the most experienced and capable ranch managers in the Territory of Hawaii; is sober and industrious, and that as between said F. W. Carter and said E. P. Low, there can be no difference of opinion but that the interests of said minor would be very much better protected in the hands of said E. P. Low than in the hands of said F. W. Carter, who is notoriously incompetent, lazy, intemperate and immoral.

"That the relations of attorney and client between Samuel Parker and E. P. Low and J. Alfred Magoon—J. Lightfoot, do not in any way conflict with the duties that they owe to deponent in his petition for the removal of said A. W. Carter, but if they do they are not any more conflicting than the actions of the said attorneys of said A. W. Carter in representing the other side of every question in the litigation concerning the Parker Ranch, said minor and A. W. Carter; and deponent charges that the action of A. W. Carter and his attorneys in attempting to procure a partition of the said Parker Ranch is a willful attempt to wreck the fortune of said minor."

Colonel Sam Parker's statements, solemnly sworn to, include such details as these: "That deponent expects to be called upon to testify in court as to matters within his knowledge, and will give whatever assistance he can for the purpose of benefiting the minor and for the removal of said guardian, inasmuch as deponent believes that he has, since the appointment of said guardian, been deceived by him and that said guardian has not been acting in the interests of said minor. That deponent was at first unable to believe that said guardian had been despoiling the estate of said minor by charging extortionate commissions, and otherwise mismanaging the estate of said minor, but that deponent is now thoroughly convinced of the same, and that it is for the best interests of said minor that said Guardian should be removed, and some proper and competent person be appointed in his stead. That said guardian is a mere interloper as far as the management of the Parker Ranch is concerned, and has repaid the favor which deponent bestowed upon him in installing him as manager of the Parker Ranch, whereby he received large remuneration, by abusing deponent's trust and confidence, and as deponent charges out of mere greed, by holding on to the property which was placed under his control by deponent after deponent had dismissed him, and which, in honor and fair dealing, he ought to have returned to deponent when requested so to do.

"That deponent is the chief promoter of the Hamakua Ditch Company, and has large interests in the same—deponent says that he was one of the promoters of the enterprise out of which has developed the Hamakua Ditch Co., Ltd. That the other promoters were Messrs. Kinney, Ballou and McClanahan, and John T. McCrosson. That not only were Kinney and Ballou promoters of said enterprise, but they acted as the attorneys and advisors of

deponent, and through their advice deponent signed an agreement under which it is claimed by the other party to said agreement that deponent was and still is liable to said other party in the sum of \$100,000. That Kinney and Ballou did not become parties to said agreement, taking good care not to make themselves liable under the same, making deponent solely liable, though they would have been benefited jointly with deponent thereunder. That the action of Kinney and Ballou in now attacking this deponent, and working against his interest, if any interest he has in said enterprise, and in trying to prejudice deponent under said agreement is a gross violation of their professional duties to deponent, and, as deponent believes, renders them unfit to practice in the courts of the Territory of Hawaii. That though deponent advanced between fifteen and twenty thousand dollars in cash in the said enterprise, Kinney and Ballou advanced in cash, as this deponent believes, not over the sum of \$500.

"That deponent believes Elizabeth's motives (she being then about twenty-one years of age) in marrying deponent's son, who was then under eighteen years of age, an invalid, afflicted with inflammatory rheumatism and heart trouble of the most serious nature, was to get control of the property of deponent's son. That deponent never for one moment concealed, or thought of concealing from the said Elizabeth any interest or right that deponent's son had in said Parker Ranch. That deponent did object to the appointment of James I. Dowsett as guardian of said minor, but chiefly for the reason that James I. Dowsett was very aged and unable to attend to the business entailed upon whoever should be the guardian of said minor, and that it was for the interest of said minor that her guardian should make frequent visits to the Parker Ranch; that said James I. Dowsett was so feeble that he seldom, if ever, in later years, left the Island of Oahu.

"That said Elizabeth was grasping and avaricious, and was desirous of procuring a larger allowance for said minor than was actually necessary for her maintenance, and that said Elizabeth is now living largely off the allowance which she has procured for the said minor, which is largely in excess of the allowance required for the proper support and maintenance of said minor."

## BUILDING IS UNSAFE

"The judiciary building is unsafe and in its present condition it is a menace to those who have to use it," said Superintendent Holloway of the department of Public Works this morning. "The walls are solid enough but the rafters, stringers and floors are thoroughly worm-eaten and decayed. It is absolutely unsafe."

This startling communication was made in connection with Superintendent Holloway's announcement that he hoped to have the legislature make an appropriation of \$150,000 for a new government building next year.

"Such a building is badly wanted," he said. "Just what we will do when the legislature meets I do not know. The Senate will probably want the quarters my department occupies. I do not know where we will go to. The new building such as I have in mind could be built of concrete for the sum mentioned, and could house the Board of Health, the Public Works, the Survey, the Treasurer, the Auditor, Waterworks, Roads, Tax and Lands departments, leaving the present capitol for the Governor, Secretary and Attorney General as well as for the legislature's purposes. I would like to have it turned over to the courts after the different departments moved out so that the present judiciary building could be remodelled. The whole interior of the place will have to be torn out."

## Important Target Work By Local Naval Men

The first qualifying target practice for the United States naval forces in these islands, was begun this morning. The U. S. Frolics took a crowd of marines and sailors down to Pearl Harbor for the encampment. There were 20 marines and 12 bluejackets under command of Lieutenant Harlee of the Marine Corps. The camp will be pitched at a point between Pearl Harbor and Waiolu. Part of the detachment will remain in camp for ten days and the remainder will be there for about four days. The men who will remain the longest will be those who have to pitch camp, arrange the targets and break camp. The entire time of the men under Lieutenant Harlee's command will be devoted to target practice with small arms.

The Navy has adopted very stringent regulations regarding target practice. Every man in the service is required to attain a very high average of marksmanship before he can qualify in this branch of naval duties. The average that must be made is 80 per cent with revolver and rifle. The men are required to fire from four different positions, lying down, kneeling down, sitting down and standing up. The ranges vary from 100 to 400 yards. If a man tries and fails to qualify, he is required to continue to shoot until he does qualify.

## DEATH OF MISS MAHUKA.

A very sad death occurred Sunday afternoon at 5 o'clock when Miss Minnie Rachel Mahuka passed away at her home near Arion Hall, Millard street. The deceased was the daughter of John Mahuka the boatman. She was 18 years of age and had been a student at the Normal school for the past year. She became a member of the Reorganized Church of Jesus Christ of Latter Day Saints at the age of eight years. She had been a prominent worker in church and Sunday school. The deceased was greatly beloved by her many church and school friends and her death which occurred after a short illness, was a great shock to them. The remains were removed to the Townsend Undertaking parlors and today will be removed to Arion Hall the meeting place of her church, where funeral services will be held at 4 p. m. today.

TRANSPORT DUE NEXT MONTH.  
The transport Sherman is due about September 5 from Manila and Nagasaki, en route to San Francisco.

PUNAHOU BAD BEATING.  
The United States Artillery baseball team put it all over the Punahou in a game at Kapiolani park yesterday afternoon the score being 30 to 5. The Punahou were hopelessly outclassed for they put in pitcher after pitcher to be batted out of the box. The gunners only played eight innings, but they scored in every one, making seven runs in the fifth and sixth and six in the seventh.

COURT MARTIAL TODAY.  
A court martial is being held at Camp McKinley today. Some soldiers are being tried for minor offences.

NEW ADVERTISEMENT BY AUTHORITY

Notice is hereby given that the following Registered Treasury Warrants will be paid at the Treasury upon presentation:  
Registered Numbers 5201 to 5677 inclusive.

A. J. CAMPBELL,  
Treasurer, Territory of Hawaii.  
Treasurer's Office, August 12, 1904.

DIVIDEND NOTICE.  
MUTUAL TELEPHONE CO., LTD.

A dividend has been declared and will be payable at the office of the company on Monday August 15th. Transfer books will be closed from the 13th to the 16th.

GODFREY BROWN,  
Treasurer.  
Honolulu, August 14, 1904.

Note Heads, Bill Heads, Letter Heads and all kinds of Job and Commercial Printing neatly and promptly executed.

## THE HENRY WATERHOUSE TRUST CO., LTD.

Merchant and Fort Sts.,  
Honolulu, Hawaii.